		on Filing Document:				_		
	Address Citv. Sta	:: te, Zip Code:				_		
Your 1	<b>Telepho</b>	ne Number:				<u>-</u>		
ATLAS Attorn	S Numb ev Bar l	er (if applicable): Number (if applicable):				-		
		Self (Without Attorne						
		SUPE	RIOR COU MARICOP	_	F ARIZONA UNTY	4		
				Case N	o.:		_	
				ORDER FOR (check one box)				
(Name of Petitioner)				☐ CUSTODY, PARENTING TIME ("VISITATION") and CHILD SUPPORT				
AND				•	STODY AND	,		
(Name	of Res	pondent)						
`	·	,						
		RT FINDS:						
1.		ase has come before this on the defense of the defe	court for a final c	order, and	d if necessary th	ne court h	nas taken all te	stimony
2.	This co	ourt has jurisdiction over th	ne parties under	the law.				
3.	Where it has the legal power to do so and where it is applicable to the facts of this case, this court has considered, approved, and made an Order relating to Child Custody, Child Support, Parenting Time and expenses related to the birth of the child(ren).							
4.	This O	order applies to these child	(ren):					
	CHILD	(REN)'S NAME(S)			D	ATE OF	BIRTH	
				<b>-</b>				<u> </u>
				<b>-</b>				_
5.	PARI	ENT INFORMATION I	PROGRAM.					
	A.	Petitioner  has attended of Completion in the Cou		formation	n Program class	as evide	enced by the C	ertificate
		Petitioner  has not atterequested relief to enforce						
	В.	Respondent  has atter			tion Program cla	ass as ev	idenced by the	<b>;</b>

	Case No					
	Respondent  has not attended the Parent Information Program class and  shall be denied any requested relief to enforce or modify this Order until Respondent has completed the class.					
	any requested relief to enforce of modify this Order until Respondent has completed the class.					
6.	<b>DEVIATION FROM CHILD SUPPORT.</b> The Court, having considered the best interests of the child(ren), deviates from the guidelines for the following reasons:					
	Application of the guidelines is inappropriate. Application of the guidelines in unjust. The parties have signed a written agreement with knowledge of the amount of support that wou have been ordered by the guidelines but for the agreement.	ld				
	THE COURT MAKES THE FOLLOWING FINDING REGARDING THE DEVIATION:					
	The child support order would have been \$					
	The child support order after deviation is \$  All parties have signed the agreement free of duress and coercion.					
7.	PHYSICAL CUSTODY ADJUSTMENT, COURT APPROVED DISCRETIONARY PARENTING TIME ADJUSTMENT AND/OR OTHER ADJUSTMENTS. (THE COUR MUST MAKE WRITTEN FINDINGS IF ANY OF THESE ADJUSTMENTS ARE MADE					
8.	SUPERVISED OR NO PARENTING TIME. (if applicable)  Supervised parenting time between the child(ren) and Petitioner OR Respondent or Oth No parenting time between child(ren) and Petitioner OR Respondent or Other in the best interests of the child(ren) for the following reasons:	er				
	. ,					
9.	DRUG CONVICTION WITHIN LAST TWELVE MONTHS:  If either party has been convicted of driving under the influence of alcohol or drugs, or was convicted of any drug offense within 12 months of filing the request for custody, the custody, an or parenting time arrangement ordered by this court appropriately protects the child(ren).	d				
THE 1.	COURT ORDERS: CHILD CUSTODY AND PARENTING TIME :					
	A. SOLE CUSTODY:  Sole custody of the minor child(ren) is awarded to:  Mother or ☐ Father as primary custodial parent, subject to parenting time as follows:					

				Case No
		(1)		Parenting time to the parent not having custody according to the Parenting Plan attached to and made a part of this Order. <b>OR</b>
		(2)		<b>Supervised parenting time</b> to Mother or Father according to the terms of the Parenting Plan attached to and made a part of this Order, but only in the presence of another person name below or otherwise approved by the court. Name of supervisor:
				Restriction on parenting time :
				The cost of supervised parenting time shall be paid by:  ☐ Mother or ☐ Father or ☐ shared equally by the parties.
		(0)		OR
		(3)	Ш	No parenting time rights to ☐ Mother or ☐ Father based on the findings above.  OR
	B. JOIN			DY:
		Joint Coparties Domes the Joir	ustoo and tic V nt Cu	nd Respondent agree to act as joint custodians of the child(ren), as set forth in the dy Agreement and Parenting Plan pursuant to A.R.S. Section 25-332, signed by both attached to and made a part of this Order. There have been no significant acts of iolence under A.R.S. 13-3601 by either parent. The Court adopts the agreed terms of ustody Agreement. By attaching the Joint Custody Agreement and Parenting Plan to t becomes part of the final Order and carries the same legal weight as any other Order.
2.	CHILD	SUPF	POF	RT:
	month, the Child Suthrough applicable	beginnir upport V the Sup ble statu	ng Th Vorks oport Itory	ther shall pay child support to the other party in the amount of \$ per HE FIRST DAY OF THE MONTH following the signing of this Order, according to the sheet attached hereto and incorporated. All child support payments shall be made to Payment Clearinghouse, P.O. Box 52107, Phoenix, Arizona 85072-2107, plus an fee. Payments shall be in equal installments made on the 1st and 15th of each month in automatic wage assignment.
3.	MEDIC	AL A	ND	DENTAL INSURANCE, PAYMENTS, AND EXPENSES:
	provided ordered companinecessa	d for in to to pay f y's nam ary to su er is ord	he C for m le, a lbmit dere	ther is ordered to provide medical and dental insurance for the minor child(ren) as Child Support Worksheet attached hereto and incorporated by reference. The party nedical and dental insurance must keep the other party informed of the insurance ddress, and telephone number, and provide the other party with the documents t insurance claims. Further,   Mother is ordered to pay% and d to pay% of all reasonable uncovered and/or uninsured medical, dental, her health care expenses for the minor child(ren), including co-payments.
4.		ırns, spo		<b>CORMATION EXCHANGES:</b> The parties shall exchange financial information all affidavits, earning statements and/or other related financial statements) every twenty-

		Case No				
5.	LIMITATION ON JURISDICTION: (check box if applicable)					
		This court cannot make a legal order, without personal service on (the other party) with respect to issues of child support, medical and dental insurance for the mino child(ren) or regarding costs relating to birth of the child(ren). The court reserves the right to enter such orders at such time as the court acquires personal jurisdiction over the Respondent.				
6.	ОТН	IER ORDERS: This court makes further Orders relating to this matter as follows:				
DON	E IN OP	EN COURT:				
		JUDGE OR COMMISSIONER				